1		HONORABLE RONALD B. LEIGHTON
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6	UNITED STATES	DISTRICT COURT
7	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
8	BETSY P ELGAR,	CASE NO. C17-6080RBL
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10	Plaintiff, v.	ORDER
11	PIERCE TRANSIT	
12	ADMINISTRATION, GEORGE BUSH, BARACK OBAMA, DONALD TRUMP,	
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14	Defendants.	
15	THIS MATTER is before the Court on Plaintiff Betsy Elgar's Motion for Leave to	
16	Proceed <i>in forma pauperis</i> , supported by her proposed complaint. The complaint is quite difficult	
17	to read, because it does not really make sense. Elgar seems to think that she is owed something	
18	by Pierce Transit.	
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I HAY APPLIEN FU POST NOW AN COMMUNITY thembours vion our sond soard. And most ESPERIALLY GOING TU THIN MONTHY MEETINGS EVENY MONTH. I APPLIED THEE TIMES BUT THEY ARE MIS CHEMING TIME AGAINST ME. THEY DON'T LET EVENY EMPLOYEES MOST ESPECIALLY ALL MUS THEORY TO MAKE ME FEEL SPECIAL AND VENLY IMPORTANT PERSON. I BELIEVED THEY STULEN MY MUNEY FOR THE BOMELESS ANY WW THCOME PRUPLE. SUN I MELIFURY SOME OF THE MUS MINVENS AND TERRURISTS. SUME ARE NICE BUT MOST OF THE BW DRIVENS AME MUT FRIENDLY. WHY HIVEY THEM WHEN I'M SUPPOSE TO BE THE BUSS OF Prence Thousi'T any souncy thousi'T.

[Dkt. #1-1 at 3]

She also seeks the impeachment of Former President Obama and Current President Trump:

I REQUEST IMPEACHMENT OF DUNDLY J.
THUMP AS USA PHESITHUT. AND ALSO
IMPEACHMENT OF BANACK H. OGAMA

[Dkt. 1-1 at 5]

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A district court may permit indigent litigants to proceed in forma pauperis upon completion of a proper affidavit of indigency. See 28 U.S.C. § 1915(a). The Court has broad discretion in resolving the application, but "the privilege of proceeding in forma pauperis in civil actions for damages should be sparingly granted." Weller v. Dickson, 314 F.2d 598, 600 (9th Cir. 1963), cert. denied 375 U.S. 845 (1963). Moreover, a court should "deny leave to proceed in forma pauperis at the outset if it appears from the face of the proposed complaint that the action is frivolous or without merit." Tripati v. First Nat'l Bank & Trust, 821 F.2d 1368, 1369 (9th Cir. 1987) (citations omitted); see also 28 U.S.C. § 1915(e)(2)(B)(i). An in forma pauperis complaint is frivolous if "it ha[s] no arguable substance in law or fact." Id. (citing Rizzo v. Dawson, 778 F.2d 527, 529 (9th Cir. 1985); see also Franklin v. Murphy, 745 F.2d 1221, 1228 (9th Cir. 1984).

A pro se Plaintiff's complaint is to be construed liberally, but like any other complaint it must nevertheless contain factual assertions sufficient to support a facially plausible claim for relief. Ashcroft v. Iqbal, 556 U.S. 662, 678, 129 S.Ct. 1937, 173 L.Ed.2d 868 (2009) (citing Bell Atlantic Corp. v. Twombly, 550 U.S. 544, 570, 127 S.Ct. 1955, 167 L.Ed.2d 929 (2007)). A claim for relief is facially plausible when "the plaintiff pleads factual content that allows the court to draw the reasonable inference that the defendant is liable for the misconduct alleged." *Igbal*, 556 U.S. at 678.

Ordinarily, the Court will permit pro se litigants an opportunity to amend their complaint in order to state a plausible claim. See United States v. Corinthian Colleges, 655 F.3d 984, 995 (9th Cir. 2011) ("Dismissal without leave to amend is improper unless it is clear, upon de novo review, that the complaint could not be saved by any amendment.")

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Elgar's complaint does not meet this standard. The claims are facially frivolous, and at least with respect to her conspiracy theory claims about the government, there is nothing she can alter or add to state a plausible claim.

Her motion to proceed *in forma pauperis* (and for the appointment of counsel) is therefore **DENIED**. She must pay the filing fee or file a proposed amended complaint **within 21 days** or this case will be dismissed. The only claim that is conceivably viable involves a claim against Pierce Transit, *if* she can articulate plausible claim against them for doing something to her, other than not hiring bus drivers that Elgar suspects may be "terrorists."

Any proposed emended complaint that contains the sorts of claims and theories contained in this version will be dismissed without further notice.

IT IS SO ORDERED.

Dated this 19th day of January, 2018.

Ronald B. Leighton

United States District Judge